_ ATENT COOPERATION TREATY

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

122-123

To: LECLAIRE, FRANCE c/o ConjuChem Inc. 225, avenue President-Kennedy 3ieme etage, bureau 3950 MONTREAL, Quebec Canada, H2X 3Y8

PCT

NOTIFICATION OF TRANSMITTAL OF INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Rule 71.1)

Date of mailing (day/month/year)

29 November 2005 (29-11-2005)

Applicant's or agent's file reference 13664-40PCT

IMPORTANT NOTIFICATION

International application No. PCT/CA2004/001409

International filing date (day/month/year): 26 July 2004 (26-07-2004)

Priority date (day/month/year) 25 July 2003 (25-07-2003)

Applicant CONJUCHEM, INC. ET AL

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary report on patentability and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected. Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office; that translation must contain a translation of any annexes to the international preliminary report on patentability. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed invention is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the IPEA/CA Canadian Intellectual Property Office Place du Portage I, C114 - 1st Floor, Box PCT 50 Victoria Street Gatineau, Quebec K1A 0C9

Facsimile No.: 001(819)953-2476

Authorized officer

Carole Millaire (819) 994-6587

PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

| | | | | | | | |
|---|--|---|--|--|--|--|--|
| Applicant's or agent's file reference 13664-40PCT | | FOR FURTHER ACTION | | See Form PCT/IPEA/416 | | | |
| International application No. PCT/CA2004/00 | 1409 | International filing da 26 July 2004 (26-07 | le (day/month/year) -2004) | Priority date (day/month/year). 25 July 2003 (25-07-2003) | | | |
| International Patent Classific IPC(7): C07K 14/62, C07 | cation (IPC) o K. 1/113, C0 | r national classification 7K 14/765, AGIK 38 | and IPC 8/28, A61P 3/10, A61 | P. 5/50, A61K 47/42 | | | |
| Applicant CONJUCHEM, INC. | ET AL | | | | | | |
| This report is the interna- under Article 35 and tran | 1. This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. | | | | | | |
| 2. This REPORT consists of | of a total of | 6 sheets, includ | ing this cover sheet. | | | | |
| 3. This report is also accom | nnanied by Al | NEXES, comprising: | ** | | | | |
| | | d to the International B | ureau) a total of 10 | sheets, as follows: | | | |
| | | | | | | | |
| an | [X] sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions). | | | | | | |
| sheets which supersede earlier sheets; but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. 1 and the Supplemental Box. | | | | | | | |
| b. [] (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)) containing a sequence listing and/or tables related thereto, in electronic form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions). | | | | | | | |
| 4. This report contains ind | lications ralati | ng to the following item | ne. | | | | |
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| | riority | *** - ; | · · | • | | | |
| - 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10 | • | ent of opinion with reg | ard to novelty, inventive | step and industrial applicability | | | |
| | ack of unity of | | elmagiture, the community of story of | | | | |
| | | | | | | | |
| citations and explanations supporting such statement | | | | | | | |
| Box No. VI Certain documents cited | | | | | | | |
| Box No. VII Certain defects in the international application | | | | | | | |
| Box No. VIII Certain observations on the international application | | | | | | | |
| Date of submission of the demand 18 May 2005 (18-05-2005) | | | Date of completion of this report 29 November 2005 (29-11-2005) | | | | |
| Name and mailing address of the IPEA/CA Canadian Intellectual Property Office Place du Portage I, C114 - 1st Floor, Box PCT 50 Victoria Street | | | -Authorized officer Colleen | MacFarlane: (819) 997-4614 | | | |
| Galincau, Quebec K1A 0C9 Facsimile No.: 001(819)953-2476 | | | | | | | |

International application No. PCT/CA2004/001409

| Box | No. I | Basis of the r | eport | | | | • | |
|-----|--------------|--|-------------------------|--------------------------------|----------------------------|----------------------------------|---|--|
| 1, | With | regard to the lan | | ort is based o | n: | | | |
| | [X] | the international | application in | the language i | n which it was filed | •, | | |
| | [] | a translation of t | 1 F | | | | , which is th | e language of a |
| | t -{I | translation furnis | | V | | | 2.1.7 | |
| | | | ial scarch (Rul | | 23.1(b)) | | • | |
| | | | . *** | . 47 40 | tion (Rule 12.4(a)) | | | |
| | | [] internation | nal preliminary | examination | (Rules 55.2(a) and/or 55 | 3(a)) | | |
| 2. | lo th | ie receiving O∬ic exed to this repor | e in response li 1): | o an invitation | wider Article 14 are re | hased on (rep ferred to in th | lacement sheets which ha its report as "originally f | ve been furnished iled" and are not |
| 3 | | the international the description: | | originally file | d/furnished | | 1 | |
| | fac1 | [X] pages | 2-26 | | | | as originally filed/furni | shed |
| | | [X] pages* | 1 and 1A | | received by this Auth | ority on | 18 May 2005 | |
| | | [] pages* | | | received by this Auth | iority on | | |
| | [X] | the claims: | | | • | • | المعالمة ا | |
| | • | [] pages | | | | | as originally filed/furn | |
| | , | [] pages* | | | | | any statement) under Art | icle 19 |
| | | [X] pages* | <u>27-31</u> | | received by this Auth | | 18 May 2005 | |
| | | [X] pages* | <u>32-34</u> | | received by this Auth | nority on | 26 October 2005 | • |
| | [] | the drawings: | | | 4 | | | |
| | | [] pages | * | | きしょうしょ かり造 | . 4. | as originally filed/furn | ished |
| | | [] pages* | | | received by this Auth | | | |
| | • | [] pages* | . 22 | I Institute | received by this Auth | /* | War a la compression de Maria de Caraller | |
| | [X] | a sequence listi | ng and/or any i | elated table(s |) - see Supplemental Bo | x Relating to | Sequence Listing. | |
| | èné's | *** | 5°: 80 | | Hátina afi | | | |
| 3. | [X] | | | | ilation of: | x * | | * |
| | • | Sale a water | iption, pages | <u>1</u> <u>1-38</u> , | | , | 7 | |
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| | | | (s) related to s | 767.74 | e (specify): | | • | |
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| 4. | i 1 | since they have [] the descr [] the claim [] the draw [] the seque | been consider | ed to go beyor s ecify): | id the disclosure as filed | nexed to this ; as indicated | report and listed below ha in the Supplemental Box | d not been mide, (Rule 70.2(c)). |
| • | If ite | em 4 applies, som | e or all of thos | e sheets may l | be marked "superseded." | | | |

BEST AVAILABLE COPY

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/CA2004/001409

| Box No | . 111 | Non-establishment of opinion with regard to novelty, inventive step and industrial applicability |
|---------|--------------|---|
| The que | estion | n whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially have not been examined in respect of: |
| [] | the | entire international application |
| [X] | clai | ims Nos. 23-31 |
| becni | iśe. | |
| [X] | | said international application, or the said claims Nos: 23-31 ate to the following subject matter which does not require an international preliminary examination (specify): |
| to exa | min | claims 23-31 encompass a method of treatment of the human/animal body which this Authority is not required e under Rule 67.1(iv) of the PCT, the IPRP has been established on the basis of the alleged effects of the ics referred to therein. |
| () | | description, claims or drawings (indicate particular elements below) or said claims Nos. so unclear that no meaningful opinion could be formed (specify): |
| : [] | | claims, or said claims Nos. are so inadequately supported the description that no meaningful opinion could be formed (specify): |
| | | |
| Į j | · no | international search report has been established for said claims Nos. |
| E 3 | ļ Ār | meaningful opinion could not be formed without the sequence listing; the applicant did not, within the prescribed time limit: [] furnish a sequence listing on paper complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it. |
| | ĺ | furnish a sequence listing in electronic form complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it. |
| | t |] pay the required late furnishing fee for the furnishing of a sequence listing in response to an invitation under |
| 127 | | Rules 13ter.1(a) or (b) and 13ter.2. |
| ָנָ. יָ | pr Aı | meaningful opinion could not be formed without the tables related to the sequence listings, the applicant did not, within the escribed time limit; furnish such tables in electronic form complying with the technical requirements provided for in mex C-bis of the Administrative Instructions, and such tables were not available to the International Preliminary Examining uthority in a form and manner acceptable to it: |
| [,] |] t h | e tables related to the nucleotide and/or amino acid sequence listing, if in electronic form only, do not comply with the |
| | te | chnical requirements provided for in Annex C-bis of the Administrative Instructions. |
| 1 |] S | ee Supplemental Box for further details. |
| ı | | • |

International application No. PCT/CA2004/001409

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

| 1. Statement | | | | |
|--|--------|-------------|---|------|
| Novelty (N) | Claims | <u>1-37</u> | i | YES |
| | Claims | NONE | | NO |
| Inventive step (IS) | Claims | 1-37 | | YES: |
| * ************************************ | Claims | NONE. | | NO. |
| Industrial applicability (IA) | Claims | <u>1-37</u> | | YES |
| | Claims | NONE | | NO |
| · | | | • | |

2. Citations and explanations (Rule 70.7)

Reference is made to the following documents:

D1: WO 95/05187 A1 (UNITED MEDICAL 7 DENTAL SCHOOLS OF GUY'S AND ST. THOMAS HOSPITALS)

D2: CA 2334859 A1 (KINGS COLLEGE LONDON; DEUTSHES WOLLFORSCHUNGS INSTITUT)

D3: JONASSEN et al. "Fatty acid acylated insulins display protracted action due to binding to serum albumin."
PEPTIDE SCIENCE: PRESENT AND FUTURE PROCEDINGS OF THE INTERNATIONAL PEPTIDE SYMPOSIUM, 1ST KYOTO, NOV. 30 1997 (1999), MEETING DATE 197, pages 674-677. EDITOR: SHIMONISHI, YASUTSUGA. PUBLISHER: KLUWER, ORDRECHT, NETH.

D4: BAUDYS et al. "Extending insulin action in vivo by conjugation to carboymethyl dextran." BIOCONJUGATE CHEM. 1998, vol 9, pages 176-183.

D5: CA 2363712 A1 (CONJUCHEM INC.)

NOVELTY

The instant invention is an insulin derivative comprising an insulin molecule and a reactive group (α,β-unsaturated carbonyl moiety, a succinimidyl-containing group or a maleimido-containing group) for covalently bonding a blood component so as to prolong insulin activity and reduce the number of injections necessary to maintain blood glucose levels in glycemic-related conditions.

Document D1 discloses insulin analogues comprising insulin, or a functional equivalent thereof, conjugated to a pendant molecule at the B1 residue which has an affinity for binding proteins in blood plasma, with thyroxine exemplified as a pendant molecule, to treat glycemic-related diseases. Similarly, D2 discloses an insulin analogue comprising insulin conjugated to 3,3',5-triiodothyroxine at the B1 position allowing for binding with thyroxine binding proteins. D3 discloses the acylation of insulin at the B29 position by fatty acids allowing binding to serum albumin and its use in the treatment of diabetes. D4 discloses an insulin conjugate comprising carboxymethyl dextran (CMD) attached to Gly A1 of insulin which allows the binding of 3-4 insulin molecules (a blood component) to one CMD chain so as to stabilize and prolong insulin action. Finally, D5 discloses a method of derivatizing insulinotropic peptides (GLP-1 and exendin 3 and 4) with reactive groups (maleimido and succinimidyl) with or without a linker so as to bind blood components for the purpose of prolonging the insulinotropic activity. While D1-D4 each discloses insulin derivatives capable of binding blood components for the purpose of prolonging insulin activity in vivo to effectively treat glycemic-related disorders and D5 teaches the derivatization of insulin-related hormones with maleimido and succinimidyl, none of the documents disclose an insulin derivative conjugated to the aforementioned reactive groups allowing the covalent bonding of the derivative to blood components. Claims 1-37 are therefore considered novel under Article 33(2) of the PCT.

Continued in Supplemental Box

International application No. PCT/CA2004/001409

| upplement | al Box relating to Sequence Listing | | |
|-------------|--|---|-----------------------|
| ontinuatio | m of Box No.1, item 2: | | |
| . With regi | ard to any nucleotide and/or amino acid sequence disclosed in t on, this report was established on the basis of: | ne international application and necess | sary to the claimed |
| a. | type of material | | |
| | [X] a sequence listing | • | |
| | [] table(s) related to the sequence listing | | |
| ъ. | format of material | | |
| | [X] on paper | • | |
| | [X] in electronic form | ć. | |
| Ċ. | time of filing/furnishing | • | |
| | [] contained in the international application as filed | * | |
| | [] filed together with the international application in elec- | tronic form | |
| | [X] furnished subsequently to this Authority for the purpos | es of search and/or examination | |
| | 1 1 received by this Authority as an amendment* on | | , |
| 2: [] | In addition, in the case that move than one version or copy of been filed or furnished, the required statements that the infor- identical to that in the application as filed or does not go beyon | indication in the subsequent or additional. | CODIES IS: |
| 3. Additio | nal comments: | • | |
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| * If item | 4 in Box No. I applies, the listing and/or table(s) related there superseded". | to, which form part of the basis of the | report, may be marked |
| | | • | |

International application No. PCT/CA2004/001409

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of:

Box V

INVENTIVE STEP

Although the prior art discloses insulin derivatives capable of binding blood components and the therapeutic advantages thereof (D1-D4) as well as the derivatization of insulinotropic hormones with maleimido and succinimidyl groups so as to covalently bond blood components for the purpose of protracted activity (D5), a skilled person would not necessarily be lead directly and without difficulty to the instant insulin derivatives capable of covalently bonding blood components. Claims 1-37 are therefore considered inventive under Article 33(3) of the PCT.

INDUSTRIAL APPLICABILITY

Claims 1-22 and 32-36 appear to define subject matter that has industrial applicability under Article 33(4) of the PCT, based on the function of the insulin derivatives of the instant application.

For the assessment of claims 23-31 on the question of whether or not they define subject matter that has industrial applicability, no unified criteria exists in the PCT. Further, the patentability of said claims can depend upon their formulation. Although methods per se defined in claims 23-31 relate to subject matter which this Authority is not obliged to examine under Rule 67.1(iv) of the PCT, the use of the compounds referred to therein for the treatment of glycemic-related disorders appears to represent subject matter that has industrial applicability.